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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/768,043	01/22/2001	Ronald J. Lebel	USP-1076-D	2665	
7590 12/17/2003			EXAMINER		
Ted R. Rittmaster			ROBINSON, DANIEL LEON		
Foley and Lard 2029 Century P		ART UNIT	PAPER NUMBER		
	CA 90067-3021	3742			
			DATE MAILED: 12/17/2003	3	

Please find below and/or attached an Office communication concerning this application or proceeding.

18									
		Appli	cation No.	Applicant(s)					
			68,043	LEBEL ET AL.					
Office Action Summary		Exam	iner	Art Unit					
		1	el I. Robinson	3742					
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply									
THE MA - Extension after SIX - If the per - If NO per - Failure to - Any reply	RTENED STATUTORY PERIOD FOR ILLING DATE OF THIS COMMUNI as of time may be available under the provisions (6) MONTHS from the mailing date of this commit in the complex of the properties of the committed above is less than thirty (3) in the complex in the comple	CATION. of 37 CFR 1.136(a). In nunication. 0) days, a reply within th atutory period will apply: will. by statute, cause th	no event, however, may a le statutory minimum of th and will expire SIX (6) MO le application to become A	reply be timely filed irty (30) days will be considered timely NTHS from the mailing date of this co NBANDONED (35 U.S.C. § 133).	: mmunication.				
1) 🛛 R	esponsive to communication(s) file	d on <u>06 October</u>	<u>2003</u> .						
2a)∐ Th	nis action is <b>FINAL</b> . 2	b)⊠ This action	is non-final.						
3)∏ Si clo	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.								
Disposition	of Claims								
4a 5)	4)  Claim(s) 1-42 is/are pending in the application.  4a) Of the above claim(s) 21-42 is/are withdrawn from consideration.  5)  Claim(s) is/are allowed.  6)  Claim(s) 1-20 is/are rejected.  7)  Claim(s) is/are objected to.  8)  Claim(s) are subject to restriction and/or election requirement.								
Application	Papers								
10)□ Th Ap Re	e specification is objected to by the drawing(s) filed on is/are: oplicant may not request that any objected to a continuous sheet(s) including e oath or declaration is objected to	a) accepted oction to the drawing the correction is re	g(s) be held in abeya equired if the drawin	ance. See 37 CFR 1.85(a). g(s) is objected to. See 37 CF					
Priority und	der 35 U.S.C. §§ 119 and 120								
12)   Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).  a)   All b)   Some * c)   None of:  1.   Certified copies of the priority documents have been received.  2.   Certified copies of the priority documents have been received in Application No.    3.   Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).  * See the attached detailed Office action for a list of the certified copies not received.  13)   Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e) (to a provisional application) since a specific reference was included in the first sentence of the specification or in an Application Data Sheet.  37 CFR 1.78.  a)   The translation of the foreign language provisional application has been received.  14)   Acknowledgment is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121 since a specific reference was included in the first sentence of the specification or in an Application Data Sheet. 37 CFR 1.78.									
Attachment(s)			_						
2) Notice o	f References Cited (PTO-892) f Draftsperson's Patent Drawing Review (F ion Disclosure Statement(s) (PTO-1449) P	PTO-948) aper No(s)		Summary (PTO-413) Paper No(s Informal Patent Application (PTC					

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## Response to Amendment

## Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 1-3 and 8 are rejected under 35 U.S.C. 102(b) as being anticipated by Duffin (U.S.Pat. 5,752,976). Duffin discloses a world wide patient location and data transmission telemetry system for implantable medical devices that show all the features of the claimed invention.

## Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 4-7 are rejected under 35 U.S.C. 103(a) as being unpatentable over Duffin in view of Mann(U.S.Pat.6,554,798). Duffin does not show an infusion pump to infuse insulin and a glucose sensor. Mann discloses an infusion device with remote programming, bolus estimator and/or vibration alarm that shows infusing insulin and a glucose detector. It would have been obvious to one of ordinary skill in the art to use an infusion pump with a glucose detector as

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taught by Mann because the infusion can infuse insulin into a body based on a detected glucose level.

Claims 9-18 are rejected under 35 U.S.C. 103(a) as being unpatentable over Duffin in view of Lanzl et al.(U.S.Pat.6,353,406). Duffin does not show variable bit patterns and variable preamble lengths. Lanzl discloses a dual mode tracking system that shows variable bit patterns and variable preamble lengths. It would have been obvious to one of ordinary skill to incorporate the variable bit patterns and preamble lengths as taught by Lanzl because the variable bit patterns allows more data types to be sent and the variable preambles allows the receiver to know what kind of data is being transmitted.

Claims 19 and 20 are rejected under 35 U.S.C. 103(a) as being unpatentable over the modified Duffin reference as applied to claims 9-18 and further in view of Wertnicke et al.(U.S.Pat.5,231,988).

The modified Duffin reference does not show a wait and hold type data reception system. Wernicke discloses a treatment of endocrine disorders that shows a parity, parity check and hand shaking system. It would be obvious to one of ordinary skill to adopt a data reception system as taught by Wernicke for data integrity.

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The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. Fletcher, Pollack, Schulman and Schulman'344 are cited to show structure and methods similar to the claimed invention.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Daniel I. Robinson whose telephone number is 703 306-9043. The examiner can normally be reached on M-F 5:30am-2:30pm.

The fax phone number for the organization where this application or proceeding is assigned is 872-9302.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 308-0861.

dlr

DANIEL ROBINSON